

# COMMUNISM IS TREASON!

FIGHT IT WITH . . .

## Common Sense®

LEADER IN THE NATION'S FIGHT AGAINST COMMUNISM

® Trade-mark registered 1948 United States Patent Office

"The truth,  
the whole truth,  
and nothing  
but the truth  
... without fear  
or favor"

Conde McGulley  
1890 • FOUNDER • 1963

Issue No. 433 (19th Year)

August 1964

Entered as Second Class Matter  
January 27, 1948, at the Post Office at Union, N. Y.  
under the Act of March 3, 1879

FIVE CENTS

# Subversion Thru Immigration

AFRO-ASIAN REDS WILL POUR INTO UNITED STATES UNRESTRICTED  
IF McCARRAN-WALTER ACT IS "KILLED"

Prior to 1952 the Communist machine had a smoothly working technique in the field of immigration and deportation policies. Even with the cutting down of the quota of immigrants into this country, the communists managed to continue the flow of agents by clothing them as cultural or technical experts and sneaking them in under a preferred category. Scores of organizations were formed by Communists to do this job.

Effective Red techniques soon developed to hinder the deportation of communists. A whole organization of lawyers dedicated to defending communist causes (National Lawyers Guild) was created. Specialists in the art of blocking deportation of enemy aliens managed to keep the expulsions of such persons down to an insignificant trickle.

With the dual Red process of increasing the number of trained revolutionaries through immigration on the one hand, and preventing the expulsion of those already here on the other, the Communist policy of building up their forces for the final overthrow of our society continued unimpeded.

### McCarran-Walter Plugged Loopholes

Disclosure due to Congressional and Senatorial investigations alarmed some of our elected representatives to the terrible danger created by our lax immigration and deportation policies. Under the leadership of the Late Senator Patrick McCarran and Congressman Francis E. Walter, the codification of immigration, passport, and naturalization laws was completely revised. The Senate and House spent almost five years in research and public hearings before the law was presented for passage. This was the longest period of time ever devoted to the drafting of a law in the history of the United States Congress.

The McCarran-Walter Immigration Act removed many of the injustices and discriminatory features of the old law as applied to bona fide, honest immigrants. At the same time, it was designed to plug up the loopholes which had permitted subversives to make a mockery out of immigration and deportation procedures. It was the first complete overhauling of these laws in more than one hundred years.

Over the past several weeks, the left-wing has built up unexpected momentum behind their attempt to tear the heart out of the McCarran-Walter Act, our basic immigration law. Suddenly it appears that they may succeed in their anti-U.S.A. purpose.

This is another Administration effort to slip through extreme legislation at a time when Congress is busily engaged. Efforts are being directed at sliding the Hart Bill through as an amendment to so-called "private" immigration legislation. Thus they avoid hearings and consideration by the Judiciary Committees of the Senate and House. The proposed legislation would permit swarms of new immigrants, poor and helpless, to become cannon-fodder in the "War

EARL STRANGELOVE



on Poverty." Left-wing leaders look to strengthen the Big City Bosses by letting the immigration law become a political playground as they have done in the past.

Although unemployment still represents one of the greatest of U. S. problems, the Johnson Administration wants to flood the country with Orientals and Africans, and subversives, to compete with U. S. labor.

All patriots should take affirmative action today on this attempt to kill the McCarran-Walter Act, now our traditional "national origins" theory in immigration legislation. If the McCarran-Walter law were to be killed, it will never be restored; the floodgates will be opened to permanently destroy this nation's guarantee of security.

### IF BILLS NOW PENDING IN CONGRESS ARE ADOPTED, THEY WOULD:

Abolish the National Origins Quota System which assures continuity of the cultural pattern upon which our free institutions and our free society rest;

More than triple immigration from about 300,000 a year now to an estimated 1,000,000 a year;

Weaken security screening provisions of the present law against the entry of Communists and other subversives.

Radically change the nature of overall immigration into the United States; fewer

from Northern and Western Europe, vastly increased numbers from Asia and Africa.

### NEW ANTI-McCARRAN-WALTER BILLS

Those who ignore reality and favor political expediency are now backing two kinds of bills thus to destroy America's immigration law based upon present national origins quota system.

The so-called Hart Bill (S. 747) introduced by Sen. Philip Hart, Mich., in the 88th Congress, would distribute quotas to countries based on the relation of the size of their population to world population, or on recent immigration to the United States as shown in the last census.

The so-called Kennedy-Johnson Bill (S. 1932 H. R. 7700), would place admittance of immigrants on a first-come, first-served basis. If enacted into law, this bill would:

- (1) Abolish the national origins quota system of selecting immigrants.
- (2) Base admission of immigrants of Asian ancestry not on ancestry, as it is now, but upon place of birth. Chinese born in an independent country of the Western Hemisphere would enter the U. S. on a nonquota basis without restriction on numbers.
- (3) Quotas, instead of being set by law as at present, would be determined by a politically appointed seven-man Immigration Advisory Board.

The pending bills would discriminate against the interests of virtually all present American citizens, and permanent resident aliens, and change immigration from an alien's privilege to an alien's right.

The way to judge an immigration law or regulation is to consider its effect upon the United States—its effect upon your job, your society and YOUR FREEDOM.

If a vastly increased tide of immigrants, with dominant percentages from Asia and Africa, flows into the United States . . . whose tax money will support them until they learn our language and find jobs . . . who will make room for them so that they will have a place to live . . . whose jobs will they take?

Problems already can be seen where people now are pouring into the United States from nonquota areas. Forty thousand Puerto Rican migrants coming into New York City each year depress wages, increase crime rates, complicate already complex health and education problems, and cost New York's taxpayers \$350,000,000 a year in welfare costs.

Today, the United States also faces decades of severe dislocations as a result of the movement to integrate 20,000,000 Negroes.

We have more workers now than we have jobs. The late President Kennedy stated on March 23, 1963 that we had 5,000,000 unemployed, 14,000,000 working part-time, and 2,000,000 being displaced

"Jewish organizations are on record as demanding the liberalization of the existing immigration laws."

—American (Jewish) Examiner  
July 9, 1964